objection, it is so ordered.

COMMITTEE ON THE JUDICIARY

Mr. THOMAS. Mr. President, I ask unanimous consent that the Committee on the Judiciary be authorized to meet to conduct a hearing on "Detainees" on Wednesday, June 15, 2005 at 9:30 a.m. in Dirksen Senate Office Building, Room 226. The tentative witness list is attached.

Panel I: Brigadier General Thomas L. Hemingway, Department of Defense Office of Military Commissions, United States Department of Defense, Washington, DC; Rear Admiral James M. McGarrah, Director of Administrative Review of the Detention of Enemy Combatants, Department of the Navy, Washington, DC; the Honorable J. Michael Wiggins, Deputy Associate Attorney General, United States Department of Justice, Washington, DC; the Honorable Glenn A. Fine, Inspector General, United States Department of Justice, Washington, DC.

Panel II: Lieutenant Commander Charles D. Swift, Defense Counsel, Office of Chief Justice Counsel. United States Department of Defense, Washington, DC: the Honorable William P. Barr, Executive Vice-President and General Counsel, Verizon Corporation, Washington, DC; Joseph Margulies, Esq., Principal, Margulies & Richman, Minneapolis, MN; Stephen Schulhofer, Esq., Professor, New York University School of Law, New York City, NY.

SPECIAL COMMITTEE ON AGING

Mr. THOMAS. Mr. President, I ask unanimous consent that the Special Committee on Aging be authorized to meet Wednesday, June 15, 2005 from 3 p.m.-5 p.m. in Hart 216 for the purpose of conducting a hearing.

The PRESIDING OFFICER. Without objection, it is so ordered.

PRIVILEGE OF THE FLOOR

Mr. BINGAMAN. Mr. President, I ask unanimous consent request Lauren Mical, a fellow with Senator JEFFORDS'S Environment and Public Works Committee staff, Margaret McCarthy, Katie Gallagher and Matthew Kireker, three interns on Senator JEFFORDS's staff, be granted the privilege of the floor during consideration of H.R. 6.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DORGAN. Mr. President, I ask unanimous consent that Jerry Hinkle, a fellow in my office, be granted the privileges of the floor through the pendency of the Energy bill.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. SALAZAR. Mr. President, I ask unanimous consent that John Plumb. a fellow in my office, be granted floor privileges for the duration of the consideration of this bill.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. McCONNELL. Mr. President, I ask unanimous consent that Ken Ende,

The PRESIDING OFFICER. Without a fellow in Senator Bunning's office, be given privilege of the floor during consideration of the Energy bill.

The PRESIDING OFFICER. Without objection, it is so ordered.

THE CALENDAR

Mr. McCONNELL. I ask unanimous consent that it be in order for the Senate to proceed en bloc to the consideration of the following calendar items: No. 122 and No. 123.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. McCONNELL. Mr. President, I ask unanimous consent the bills be read three times and passed, the motion to reconsider be laid upon the table en bloc, the consideration of these items appear separately in the RECORD, and any statements be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

SENATOR WILLIAM V. ROTH, JR. BRIDGE

The bill (S. 1140) to designate the State Route 1 Bridge in the State of Delaware as the "Senator William V. Roth, Jr., Bridge," was considered, read the third time, and passed, as follows.

S. 1140

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. DESIGNATION OF SENATOR WILLIAM V. ROTH, JR. BRIDGE.

The State Route 1 Bridge over the Chesapeake and Delaware Canal in the State of Delaware is designated as the "Senator William V. Roth, Jr. Bridge".

SEC. 2. REFERENCES.

Any reference in a law (including regulations), map, document, paper, or other record of the United States to the bridge described in section 1 shall be considered to be a reference to the Senator William V. Roth, Jr. Bridge.

REYNALDO GARZA AND G. FILEMON В. VELA UNITED STATES COURTHOUSE

The bill (H.R. 483) to designate a United States courthouse in Brownsville, TX, as the "Reynaldo G. Garza and Filemon B. Vela United States Courthouse," was considered, read the third time, and passed.

Mr. LEAHY. I am pleased that the Senate today has taken action on H.R. 483, a bill that designates a courthouse in Brownsville, TX, as the "Reynaldo G. Garza and Filemon B. Vela United States Courthouse" in honor of these two judges, including the first Mexican-American named to a Federal judge. Unfortunately, the Senate has repeatedly delayed action on this bill. Congressman Solomon P. Ortiz first introduced a similar bill honoring these judges in 1998. It is now 7 years later and months after both these Judges' deaths in 2004.

Both this Congress and last, I have introduced a companion bill with Congresswoman Norton that designates the new annex to the E. Barrett Prettyman United States Courthouse in Washington, DC, the "William B. Bryant Annex." This historic figure should be honored, and that honor should occur during his lifetime. Regrettably, the Senate has yet to act on this bill, S. 478, which I introduced on March 1, 2005.

In order to prevent repeating the regrettable timing of the Judge Garza and Vela Courthouse naming, I urge that the Senate move ahead on this worthy commendation of Judge Bryant's lifetime of public service.

Judge Bryant continues to perform his duties as a senior Federal judge at the age of 93. His commitment to ending racial segregation and his belief in public service and the law has carried him through a historic career. He was the first African-American Chief Judge for the United States District Court in DC. The current Chief Judge Thomas F. Hogan and all of Judge Bryant's fellow judges recognize his truly remarkable lifetime achievements and have unanimously requested naming the newly constructed annex in his honor.

Naming the new annex to the E. Barret Prettyman Courthouse after Judge Bryant is long overdue. I urge the Senate to take this action without further delay and allow Judge Bryant the commendation he deserves.

ORDERS FOR THURSDAY, JUNE 16, 2005

Mr. McCONNELL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand in adjournment until 9:30 a.m. tomorrow, Thursday, June 16. I further ask that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved, and the Senate then resume consideration of H.R. 6, the Energy bill.

The PRESIDING OFFICER. Without objection, it is so ordered.

PROGRAM

Mr. McCONNELL. Tomorrow, the Senate will resume consideration of the Energy bill. Pending is the Cantwell amendment on consumption reduction. We expect to lock in a time certain for a vote on that amendment in the morning. Following the disposition of the Cantwell amendment, we will continue working through other amendments to the bill. Rollcall votes should be expected throughout the day tomorrow.

As was announced this morning, we will complete action on this important legislation next week; therefore, Senators who wish to offer an amendment should contact the bill managers as soon as possible.